

THE CORONERS' OFFICE AGAIN.

Body Kept Nearly Three Days Awaiting Burial Permit.

"There Must Have Been a Misunderstanding," Says the Clerk.

The coroners' office is meeting with no little embarrassment in explaining how it happened that the body of little four-months-old James Malloy, who died Friday morning, was kept in the morgue until yesterday afternoon for want of a permit of removal.

There was negligence somewhere, but there is so much looseness and want of system in the management of the coroners' office that it is very difficult to place the responsibility.

The first notification of the death of the baby was sent to the coroners' office by the Morrisania police at 11 o'clock Friday morning. It was stated that the child had been found by the mother, Kate Malloy, early that morning, and that she had been obliged to wait for burial until yesterday afternoon for want of a permit of removal.

At the same time the notice of the death was sent to the coroners' office by the police summoned the dead wagon from the morgue. When it arrived the body could not be removed because the coroner had not come and no permit had been issued.

Later in the day the dead wagon made another visit to the house, but no coroner had appeared, and it went back again to the morgue.

The case of James Malloy, reported on the 15th inst., needs immediate attention, as suspicious circumstances have since been known.

The result was that the child's body was finally removed from the house about 6 o'clock yesterday afternoon, after having lain in the small room occupied by the family for nearly three days. It is said that it was already in a state of decomposition.

Deputy Coroner Conway could not be found either at his office or his house this morning, and it was learned that Schultz's day off, so that no explanation was forthcoming from either of them.

Chief Clerk Reynolds tried to explain matters by saying that there must have been some misunderstanding between Dr. Conway and the officers in charge of the morgue, though why it should have taken three days to dispose of an urgent case that should have been attended to on Friday last he could not understand.

"I saw Dr. Conway and asked him about the case," said the chief clerk. "Some reporters were present. Dr. Conway said he had visited the home of the Malloys on Friday afternoon, and had given orders for the body to be removed at once to the morgue."

"He said he had not given a death certificate because there was some suspicion as to the cause of the child's death. The mother had informed him that her husband had struck her the night before, and that she had a baby in her arms. He was drunk at the time, according to this story, and the deputy coroner, the matter could be investigated, as it might be found that the baby's death was caused by a blow from the father's hand, or a bruise or wound of any kind, however, were found on the body."

This does not tally with the story told by the police, who say that no representative of the coroners' office visited the Malloys house until Saturday evening. It is in an out-of-the-way corner of the city and, at first, after a trip up there is no doubt very much more like work than average coroners' offices carry.

BEAT HIS BLIND WIFE.

Aged Bernard McCarron Held to Await Result of Her Injuries.

Bernard McCarron, a gas-house heater, fifty-seven years old, and his wife, Mary, who was held in the Essex Market Court today to await the result of her injuries sustained last night and which were caused by her husband's blows.

McCarron is a native of Ireland, and his wife is a native of Ireland, and they have been married for twenty years.

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MADE A DASH FOR LIBERTY.

Gus Johnson's Bold Attempt to Escape Imprisonment.

Shot At Four Times by Policeman Muller.

Gus Johnson, thirty years old, of 222 Broome street, made a daring attempt to escape from a policeman at 6:30 o'clock this morning.

It took four shots from the policeman's revolver to bring him to a halt. Johnson was, however, discharged from custody by Justice Martin, in the Tombs Court, this morning, through ignorance of the facts.

Johnson was arrested last night for intoxication at Grand and Elizabeth streets by Policeman Muller, of the Tenth Precinct. This morning the prisoner was turned over to Policeman Charles W. Muller to be taken to court.

As the pair reached the corner of Franklin and Centre streets Johnson suddenly broke away and started on a run toward Baxter street. Muller drew his revolver, and after calling upon the fleeing man to halt, opened fire.

Four bullets whizzed about Johnson's head before he finally came to a halt in Baxter street, near Bayard.

Muller led his prisoner back to the Tombs, where Johnson was arraigned before Justice Martin.

Nothing was said about the man's attempt to escape, and Justice Martin allowed him to go after warning him not to get drunk any more.

Capt. Creeden was surprised to learn the story of Johnson's attempt to escape, as reported by Policeman Muller when he returned to the station-house.

Capt. Creeden was surprised to learn that the man had been discharged, but did not question Justice Martin's action.

He supposed, of course, that Muller had informed Justice Martin of all the facts.

He at once set to work to investigate the matter.

Justice Martin was much surprised when told by a reporter about Johnson's break for liberty.

"Johnson pleaded so hard," said Justice Martin today, "that I let him off. I shall investigate this thing thoroughly and see who is to be blamed."

MARRIED IN PRISON.

Br and Groom Sent Up for Robbing an Old Pensioner.

Charles Clifford, thirty-two years old, was sentenced to four years in State prison this morning. Florence Clifford, twenty-one years old, who was jointly convicted with him last week of robbery, was given two years in the penitentiary.

The convicted pair were married in the Tombs by Rev. Prof. early this morning. The bride acknowledged that the name of Clifford was assumed, she refused to tell who she was, and that she had been married to her husband for some time.

The Sept. 10th was charged, the Clifford couple had been married, a one-eyed pensioner, of 49.

VETERAN KOENIG HELD.

Policeman Martin Had a Lively Time Arresting Him.

Mounted Policeman Martin, of the Third Precinct, fought a lively battle with a man named Koening, who was arrested this morning, when Justice Martin held Koening for examination as to his sanity.

Koenig, a man of 40, was arrested while making the arrest last night. Koenig, who appears to be insane, barricaded the doors to his shanty, which he was in, and fought a lively battle with the police.

When Martin went to see what the matter was, Koenig, who was in the shanty, fought a lively battle with the police, and was finally taken to the Tombs.

Alleged Bar Wreckers Held.

Thomas Walsh, twenty-two years old, of 41 East Ninth street, and Edward Johnson, twenty-two years old, of 100 West 10th street, were held for examination as to their sanity.

Walsh and Johnson were arrested this morning, when they were found in the shanty, and were taken to the Tombs.

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BEAR "DRIVE" FORESTALLED.

Distillers Used as a Lever to Raise Stock Prices.

A Zig-Zag Market Followed, but Bulls Had the Better of It.

There were indications at the opening of the Stock Exchange that the bears had planned a "drive" against the market, and as London quotations came anywhere from 14 to 1 percent lower the bulls had to adopt heroic measures.

Distillers were used as a lever, and the stock was marked up rapidly from 1 1/2 to 2 1/2.

Practically everything else improved 1/4 to 1 1/2 percent, in sympathy. Attention was a notable exception, declining 1/8 to 1/4, while the 48 bond of 1898, Atchison 200, class A, 1/4 to 1/2.

Speculation became quite tame as the morning wore along. The advance of J. R. Keene and other operators at the Chicago Fair naturally has a tendency to diminish the volume of business.

Reading rose 1/8 to 1/4, American Sugar 1/4 to 1/2, 90-day, Burlington 1/4 to 1/2, 100-day, Chicago Gas 1/4 to 1/2, 100-day, Northwest 1/4 to 1/2, Union Pacific 1/4 to 1/2, and Western Union 1/4 to 1/2.

The receivers of the Reading Railroad are reported to have concluded negotiations with the Chicago Company of Pennsylvania, which will release certain collateral held by the latter. This, it is believed, will enable the receivers of the Reading Railroad to rearrange the debt of the railroad, and prevent the sale by auction of the collaterals, advertised to take place this week.

It is the Chicago Company of Pennsylvania has been applied for the release of the collaterals asked for by the Reading Railroad.

The gold reserve of the Treasury dropped at the close of business on Saturday to \$2,810,000, the lowest point on record. For the first half of October the total receipts of the Treasury Department aggregated \$11,550,000, and the expenditures exceeded the receipts by \$2,500,000.

Later in the day stocks declined 1/4 to 1 1/2 percent. From the best features of the morning, including Chicago, Atchison, Pacific, Atchison, Sugar and Distillers suffered the heaviest losses. The operations, however, were on a small scale, and later there was a partial recovery.

There was a good borrowing demand for the leading shares. Western Union and Burlington & Quincy commanded the best prices. Union Pacific and Erie and Union Pacific 1/2.

Receiver Loper, of the National Cordage Company, advised that the report of the receivers will not be filed to-day or tomorrow.

The directors of the Nashville, Chattanooga & St. Louis Company have adopted the following resolution:

Whereas, The Nashville, Chattanooga & St. Louis Railroad has large cash deposits in banks temporarily unavailable and also a large amount of invested capital, and whereas, the extension has been granted to add additional capital to the company, and whereas, the present financial depression has caused the declaration of the dividend due to the company, to be postponed until Feb. 1, 1894.

Resolved, That there is no truth whatever in the statement that the directors of the Nashville, Chattanooga & St. Louis Company have agreed to reduce the dividend to 1 percent, and that the company will not pay the dividend until Feb. 1, 1894.

A Louisville special says: "The damage to the Louisville & Nashville by the recent coal strike has been estimated at \$1,200,000. Total loss outstanding only \$1,100,000. Amount called for retirement of bonds \$1,200,000."

The St. Louis Treasury paid a debt balance of \$1,200,000, and a balance of \$1,200,000, which was liquidated in gold.

Money lent at 2 1/2 percent, on Sterling exchange, and at 4 1/2 percent, on 60-day bills, and at 4 1/2 percent, on 120-day bills, and at 4 1/2 percent, on 180-day bills, and at 4 1/2 percent, on 240-day bills, and at 4 1/2 percent, on 300-day bills, and at 4 1/2 percent, on 360-day bills, and at 4 1/2 percent, on 420-day bills, and at 4 1/2 percent, on 480-day bills, and at 4 1/2 percent, on 540-day bills, and at 4 1/2 percent, on 600-day bills, and at 4 1/2 percent, on 660-day bills, and at 4 1/2 percent, on 720-day bills, and at 4 1/2 percent, on 780-day bills, and at 4 1/2 percent, on 840-day bills, and at 4 1/2 percent, on 900-day bills, and at 4 1/2 percent, on 960-day bills, and at 4 1/2 percent, on 1020-day bills, and at 4 1/2 percent, on 1080-day bills, and at 4 1/2 percent, on 1140-day bills, and at 4 1/2 percent, on 1200-day bills, and at 4 1/2 percent, on 1260-day bills, and at 4 1/2 percent, on 1320-day bills, and at 4 1/2 percent, on 1380-day bills, and at 4 1/2 percent, 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